Attorney Docket Number: 5500-88800 TT5375

## **DECLARATION AND POWER OF ATTORNEY**

As a below named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled "SYSTEM AND METHOD FOR HANDLING EXCEPTIONAL INSTRUCTIONS IN A TRACE CACHE BASED PROCESSOR," the specification of which:

$\boxtimes$	is attached hereto.					
	was filed on	as Ap				_
	and was amended on		(if applical	ble).		
including the	ereby state that I have re e claims, as amended by an eknowledge the duty to disc	y amendment refer	red to above.			
material to p	patentability of the subject	matter claimed in t	his applicatio	n, as "materialit	y" is defined i	n 37 C.F.R. §
application(s listed below foreign appli	ereby claim foreign prior  for patent or inventor's ced  designating least one cour  ication for patent or invent  f the application on which p	ertificate listed belontry other than the tor's certificate, or o	w, or under § United States	365(a) of any Poof America, and	CT internatior I have identifi	al application ed below any
Prior Fore	eign Application No.	Country		Filing Date (mm/dd/yy)	Priority Claimed	Cert. copy Attached
	N/A					
_						<del> </del>
I he	reby claim the benefit und	ler 35 U.S.C. § 119	(e) of any Ur	nited States prov	isional applic	ation(s) listed
Provision	nal Application No.	Filing Date (mm/dd/yy)				
	N/A					
3 365(c) of an he subject n nternational a disclose all in application, a	reby claim the benefit under ny PCT international applicanter of each of the claim application in the manner proformation known to me as "materiality" is defined and the national or PCT	cation listed below ms of this applicate provided by the first to be material to in 37 C.F.R. § 1.50	designating the design is not distort to paragraph of the patentability, which becaused.	the United States sclosed in the p 35 U.S.C. § 112 lity of the subjume available bet	of America, a rior United S 2, I acknowled ect matter cla	nd, insofar as tates or PCT ge the duty to simed in this
Parent	Application No.	Filing Date (mm/dd/yy)	<u>Paren</u>	t Patent No. (if a	pplicable) or S	<u>Status</u>
	N/A					

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each of said attorneys or agents being employed by Advanced Micro Devices, Inc as attorney or agent for so long as they remain with such company, and further appoint

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as attorney or agent, with full power of substitution and revocation, to prosecute the application, to make alterations and amendments therein, to transact all business in the Patent and Trademark Office in connection therewith, and to receive the Letters Patent.

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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